## 1 HONORABLE RICHARD A. JONES 2 3 4 5 6 7 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 8 AT SEATTLE 9 10 KULVINDER SINGH. **CASE NO. C12-5474 RAJ** 11 Plaintiff. v. 12 **ORDER** 13 U.S. CITIZENSHIP AND IMMIGRATION SERVICES. 14 Defendant. 15 16 This matter comes before the court on a plaintiff's motion for temporary 17 restraining order ("TRO") against defendant U.S. Citizenship and Immigration Services 18 ("USCIS") and non-parties Immigration and Customs Enforcement ("ICE") and the 19 Department of Homeland Security ("DHS") "prohibiting Mr. Singh's removal from the 20 United States[.]" Dkt. # 40 at 2-3. Plaintiff Kulvinder Singh filed suit on May 31, 2012, 21 against USCIS pursuant to the Administrative Procedures Act seeking a review of 22 USCIS's April 17, 2012 decision, and requesting a finding that defendant USCIS does 23 not have jurisdiction to adjudicate Mr. Singh's application for permanent resident status 24 based upon his long-standing marriage to a U.S. citizen. Dkt. # 1 at 1-2.

Mr. Singh argues that his request for a TRO is not a request to review the decision

to execute a removal order, other than the fact that the execution of the removal order

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1	will render the substance of his claim for adjustment of status moot. Dkt. # 40 at 3.
2	However, the request to prohibit defendant USCIS and non-parties ICE and DHS from
3	removing Mr. Singh from the United States is effectively a request to halt the execution
4	of a final order of removal. This court does not have jurisdiction to halt the execution of
5	a final order of removal that arises from an action or a proceeding brought in connection
6	with Mr. Singh's removal, or from a decision or action to execute removal orders against
7	him. See 8 U.S.C. §§ 1252(a)(5), 1252(b)(9), 1252(g); Beskurt v. Dep't of Homeland
8	Security, Case No. C11-1169 MJP, 2011 WL 5877768, *2 (W.D. Wash. Oct. 7, 2011).
9	Additionally, 8 U.S.C. § 1252(a)(5) prohibits Administrative Procedure Act claims that
10	indirectly challenge a removal order. <i>Martinez v. Napolitano</i> , 704 F.3d 620, 622 (9th Cir
11	2012). Mr. Singh does not make a general collateral challenge to unconstitutional
12	practices of any agency or proceed pursuant to a section 2241 habeas petition. See
13	Walters v. Reno, 145 F.3d 1032, 1052 (9th Cir. 1998) (district court had jurisdiction to
14	hear claims regarding constitutional violations in the context of the document fraud
15	proceedings, and therefore could enjoin deportation); Barapind v. Reno, 225 F.3d 1100,
16	1110 (9th Cir. 2000) (Section 1252(g) does not preclude the federal courts from
17	exercising jurisdiction over plaintiff's section 2241 habeas petition). Rather, he
18	effectively requests a stay of removal pending the court's adjudication of adjustment of
19	status case. The court finds that it lacks jurisdiction to enjoin defendant USCIS and non-
20	parties ICE and DHS from staying the removal order until this court adjudicates this case
21	For all the foregoing reasons, Mr. Singh's motion for temporary restraining order
22	is DENIED.
23	Dated this 27th day of December, 2013.
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The Honorable Richard A. Jones United States District Judge

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